

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Hiroaki Kimura et al.

Art Unit: 2123

Serial No.: 09/241,735

Filed: February 2, 1999

Examiner: F. Ferris, III

For:

APPARATUS FOR ANALYZING

Atty Docket: 21776/0034

SOFTWARE AND METHOD OF

THE SAME

FORM PTO-1083

Commissioner for Patents Washington, D.C. 20231

April 8, 2002

Sir:

Transmitted herewith is an Amendment/Response in the above-captioned U.S. patent application.

	(Col 1)		(Col 2) (Col 3)		[] SMALL ENTITY			[] NON-SMALL ENTITY	
	CLAIMS AFTER AMDT		HIGHEST# PREVIOUSLY PAID FOR	NOW PRESENTING EXTRA	RATE	ADDITIONAL FEE NOW DUE		RATE	ADDITIONAL FEE NOW DUE
TOTAL	37	minus	34	3	x9=			x1822	54.00
54.001NDEP	6	minus	6	0	x42=			x84=	0.00
[] First Presentation, Multiple Dependent Claims					+140=			+280=	
					TOTAL		OR	TOTAL	54.00

The Commissioner is hereby authorized to charge the above fee of \$54.00 to Deposit Account No. 22-0185.

Our check in the amount of \$_____, including the above-indicated TOTAL amount is attached.

If extensions of time under 37 CFR § 1.136 other than those provided herewith are required to allow consideration of papers accompanying this Form PTO-1083, then such extensions of time are hereby petitioned. The Commissioner is hereby authorized to charge deficiency of payment of the following fees associated with this communication, or credit any overpayment, to Deposit Account No. 22-0185. A duplicate copy of this sheet is attached.

[XX] Any fees under 37 CFR § 1.16 for net addition of claims.

Any patent application processing fees under 37 CFR § 1.17.

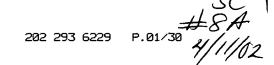
☐ Other:

Respectfully submitted,

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Certificate of Transmission

I hereby certify that this correspondence, consisting of 30 pages, is being facsimile transmitted to the United States Patent and Trademark Office on 6, 2002.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Official

In re Application of:

Conf. No.:

Hiroaki Kimura et al.

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ANALYZING SOFTWARE AND

METHOD OF THE SAME

RESPONSE AND AMENDMENT UNDER 37 CFR § 1.111

Commissioner for Patents Washington, D.C. 20231

April 8, 2002 (Monday)

Sir:

In response to the Office Action dated November 7, 2001, the period for response having been extended by two (2) months until April 8, 2002, the following amendments and remarks are submitted in connection with the above-identified application:

IN THE SPECIFICATION:

Please replace the third paragraph starting at line 21 on page 1, and continuing through line 2 of page 3 of the Specification with the following replacement paragraph:

M

-Conventionally, an apparatus which provides various kinds of information by automatically analyzing program source code to help understand a program has been proposed. For example, a conventional apparatus and method for generating a call graph or flow graph by analyzing program source code to allow a programmer to visually recognize the program have